

DEPARTMENT OF COMMERC **Patent and Trademark Office**

COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIR	FIRST NAMED INVENTOR			TORNEY DOCKET NO.	
09/360.678	07/26/99	CRONK		P	D09	68-00024	
Γ			コ	EXAMINER			
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WILLIAM H. MU	JRRAY				3 . H		
DUANE MORRIS			LUNIT	PAPER NUMBER			
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PHILADELPHIA PA 19103-7396				2835		9	
				DATE M	AILED:		
·				03/16/01			

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No.

Applicant(s)

09/360,678

Cronk

Examiner

Hung Duong

Group Art Unit 2835



THE	PERI	OD FOR	RESPONSE	: [check only	a) or b)]			•	
á	a) X	expires	<u>three</u>	months from the r	mailing date of the	final rejection.			
ŀ	o) [expires of is later.	in no event,	onths from the m however, will the	nailing date of the t statutory period fo	inal rejection, or or or the response exp	n the mailing date or pire later than six m	of this Advisory Action, ionths from the date of	whichever the final
0	late on leterm	n which th ining the i	ne response, to period of exte	he petition, and the cor	he fee have been f responding amoun	iled is the date of t t of the fee. Any e	he response and al	nse and the appropriate so the date for the purp ant to 37 CFR 1.17 with b) above.	noses of
□ <i>f</i>	Appell period	ant's Bri for resp	ief is due tv onse set fo	vo months from rth above, which	n the date of the chever is later).	Notice of Appe See 37 CFR 1.	al filed on 191(d) and 37 C	(or w FR 1.192(a).	vithin any
					iled on <u>Mar</u> in condition for		been considered	with the following	effect,
X	The pr	oposed	amendment	:(s):		·			
	□ wi	ill be ent	ered upon f	iling of a Notice	e of Appeal and	an Appeal Brief.	•		
	X) wi	ill not be	entered be	cause:				•	
	X				· ·		d/or search. (Se	e note below).	
		they rai	ise the issu	of new matte	r. (See note bel	low).			
	_	issues f	or appeal.			·		ly reducing or simpli	ifying the
	Ш	they pr	esent additi	onal claims wit	hout cancelling	a corresponding	number of finall	y rejected claims.	
	NO.							d 8 such that " a le	
								nell portion having di ire further considera	
[_ Ar				the following rej				
				ded claimsendment cance	lling the non-allo		would be	allowable if submit	ted in a
			exhibit or rebecause:	equest for reco	nsideration has	been considered	==	place the application	in condition
			or exhibit w in the final		sidered because	it is not directed	SOLELY to issu	ues which were new	ly raised by
X	For p	urposes	of Appeal, 1	the status of th	e claims is as fo	llows (see attac	hed written expl	lanation, if any):	
	Claim	s allowe	d: <i>11-20</i>						
	Claim	s rejecte	ed: <u>1-10</u>						
	The p	roposed	drawing co	errection filed o	n	has	□has not bee	n approved by the E	Examiner.
	Note	the attac	ched Inform	ation Disclosur	e Statement(s),	PTO-1449, Pape	er No(s)	·	
	Other		La	P.Pm	if		Leo P. I Supervisory Pa Technology (tent Examiner	